AO91 (Rev. 12/03) Criminal Complaint

AUSA

UNITED STATES DISTRICT COURT

	Southern District Of Texas McAllen Division
UNITED STATES OF AMERICA	CRIMINAL COMPLAINT
VS.	,
	Case Number: 7:19-po-07955
Oscar Josue FUNEZ-Cantillano	
Honduras 2001	•
I, the undersigned complainar	nt state that the following is true and correct to the best of my
knowledge and belief. On or about _	July 14, 2019 in Starr County, in
the South	nern District Of Texas defendant(s) did,
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n violation of little8	United States Code, Section(s) 1325(a)(1)
further state that I am a(n) following facts:	Border Patrol Agent and that this complaint is based on the sencountered by Border Patrol Agents near Rio Grande City,
further state that I am a(n) Following facts: Oscar Josue FUNEZ-Cantillano was Texas on July 14, 2019. When quest and national of Honduras, who had across the Rio Grande River near th	Border Patrol Agent and that this complaint is based on the sencountered by Border Patrol Agents near Rio Grande City, tioned as to his citizenship, defendant stated that he was a citizen entered the United States illegally on July 14, 2019 by rafting he Rio Grande City, Texas Port of Entry. OF PERJURY THAT THE STATEMENTS IN THIS DRRECT. Inade a part of this complaint:
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